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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/534,753	02/16/2006	Hiromi Nambu	271767US0PCT	1649
	7590 08/26/200 AK, MCCLELLAND 1	EXAMINER		
1940 DUKE ST	<del></del>	MERCIER, MELISSA S		
ALEXANDRIA, VA 22314			ART UNIT	PAPER NUMBER
			1615	
			NOTIFICATION DATE	DELIVERY MODE
			08/26/2009	ELECTRONIC

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

patentdocket@oblon.com oblonpat@oblon.com jgardner@oblon.com

		Application	ı No.	Applicant(s)		
Office Action Summary		10/534,753		NAMBU ET AL.		
		Examiner		Art Unit		
		MELISSA S	. MERCIER	1615		
The MAILING DATE Period for Reply	of this communication a	appears on the	cover sheet with the c	correspondence ac	ddress	
A SHORTENED STATUTOWHICHEVER IS LONGER  - Extensions of time may be availabed after SIX (6) MONTHS from the mayon of the period for reply is specified and a Failure to reply within the set or exany reply received by the Office late amed patent term adjustment. So	R, FROM THE MAILING e under the provisions of 37 CFR ailing date of this communication. bove, the maximum statutory perion tended period for reply will, by stater than three months after the ma	DATE OF THI 1.136(a). In no even od will apply and will tute, cause the applic	S COMMUNICATION t, however, may a reply be tire expire SIX (6) MONTHS from ation to become ABANDONE	N. nely filed the mailing date of this of (35 U.S.C. § 133).	•	
Status						
2a)⊠ This action is <b>FINAL</b> 3)□ Since this applicatio	nunication(s) filed on <u>04</u> 2b) The Tile of the Til	his action is no vance except f	or formal matters, pro		e merits is	
Disposition of Claims						
4)	m(s) is/are withd e allowed. <u>28,30-41,43 and 45-49</u> e objected to.	rawn from con	sideration.			
<u> </u>						
	on is/are: a) a lest that any objection to the sheet(s) including the corre	ccepted or b) he drawing(s) be ection is required	held in abeyance. Seed if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 C	, ,	
Priority under 35 U.S.C. § 11	9					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
Attachment(s)  1) Notice of References Cited (PT 2) Notice of Draftsperson's Paten 3) Information Disclosure Statemer Paper No(s)/Mail Date	Drawing Review (PTO-948)		4) Interview Summary Paper No(s)/Mail D: 5) Notice of Informal F 6) Other:	ate		

#### **DETAILED ACTION**

## Summary

Receipt of Applicants Remarks and Amended Claims filed on May 4, 2009 is acknowledged. Claims 1, 11, 17, 22-28, 30-41, 43, and 45-49 are pending in this application.

### Maintained Rejections/Objections

## Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1, 11, 17, 22-27, 34-41, 43, and 45-49 are rejected under 35 U.S.C. 103(a) as being unpatentable over Otsuka (JP05070322, translation provided).

Otsuka discloses a water in oil emulsion cosmetic characterized by comprising 0.1-10% by weight of a water absorbing polymer and 1-20% by weight of a dimethylpolysiloxane (abstract).

The water absorbing polymer can include carrageenan, gelatin, agar, tragacanth gum, viscose, methylcellulose, ethylcellulose, hydroxyethylcellulose, carboxymethylcellulose, polyvinyl alcohol or the like by adding a polyvalent metal salt (paragraph 0009). Other examples include methacrylic acid, acrylic acid, a salt of ammonium, acrylamide, and VPV, for example (paragraphs 0010-0012).

The hydrophobized powder is obtained by subjecting one or more types of powder to a hydrophobization treatment. Agents are preferably silicone oils, such as

dimethylpolysiloxane, methyphenylpolysiloxane, methyhydrogenpolysiloxane, and the like (paragraph 0022). Cyclic polysiloxane can also be used (paragraph 0033). The oil agent may be present in the amount of 0.1-20% by weight (paragraph 0024).

The average particle size is 0.05-50um (paragraph 0023).

Water can be present in an arbitrary amount, in order to provide a good usability, less oily feeling or sticky feeling, and to improve spread ability. It is usually present in the amount of 10% or more (paragraph 0025).

In the emulsion, an antiperspirant substance can be blended within the range that does not impair the effect of the composition. Any substance can be used as long as it is a substance conventionally considered to have an antiperspirant action, for example an astringent salt aluminum or zirconium. The antiperspirant is present in the amount of 1-50% by weight (paragraph 0026).

Otsuka does not expressly disclose a preparation of a cosmetic composition comprising the particles and an antiperspirant component; however, it is clearly suggested to do so. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have incorporated an antiperspirant into the composition as suggested by Otsuka in order to reduce the uncomfortable feeling such as stickiness or clamminess caused by sweating (paragraph 0002).

It is noted that Otsuka and the instant Application share the same assignee. Applicant is reminded of their Duty to disclose relevant documents. Applicant has submitted 4 separate Information Disclosure Statements during prosecution of this application and did not disclose this particular reference.

## Response to Arguments

Applicant's arguments have been fully considered but they are not persuasive.

Applicant argues:

\*Otsuka does not discloses the surface hydrophobated water absorbing polymer particles of the present claims.

The particles are disclosed by Otsuka to be surface hydrophobated water absorbing polymer particles. It is unclear how applicant feels they differ from the ones of the instant claims. Applicant is invited to provide experimental evidence comparing the two particles in order to differentiate the particles.

\*generic polysiloxanes are chemically inert materials that do not chemically bond with polymer particles. Applicant has provided a publication from the Dow Corning website as evidence.

It is unclear to the Examiner how Applicant feels that the cited material teaches silicones are chemically inert. The reference discloses "organo functional groups, such as Si-H and Si-vinyl, provide robust reactions for silicone networking under controlled termperatures with a catalyst. Clarification is requested.

Claims 28 and 30-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Otsuka (JP05070322, translation provided) in view of Masashi et al. (AU-B-25757/95).

The teachings of Otsuka is discussed above and applied in the same manner.

Otsuka does not disclose amino-modified silicone.

Masashi discloses improved water absorbent resin particles treated with an organic polysiloxane. Preferable organic polysiloxane compounds include aminomodified silicone oil such as the amino-modified silicone oil (see page 11 chemical structures).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have used the amino modified silicone oil of Masashi since it is disclosed they have a reactivity which is more preferable with respect to unsuspectibility of detaching from the surface of the resin particles at moisture absorption and expectancy (page 12).

### Response to Arguments

Applicant's arguments have been fully considered but they are not persuasive.

Applicant argues:

\*Masashi teaches away from the instant claims since it teaches particles having a particle size of less than 10um form compositions having undesirable characteristics.

While the Examiner acknowledged that Masashi discloses smaller particles sizes are not desirable, Masashi is not being relied on for the teachings of the particle size. Masashi discloses amino-modified silicones. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have used the amino modified silicone oil of Masashi since it is disclosed they have a reactivity which is more preferable with respect to unsuspectibility of detaching from the surface of the resin particles at moisture absorption and expectancy (page 12).

#### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to MELISSA S. MERCIER whose telephone number is (571)272-9039. The examiner can normally be reached on 8:00am-4:30pm Mon through Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Woodward can be reached on (571) 272-8373. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/534,753 Page 7

Art Unit: 1615

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Melissa S Mercier/ Examiner, Art Unit 1615 /MP WOODWARD/ Supervisory Patent Examiner, Art Unit 1615